Plaintiff,

UNITED STATESS DISTRICT COURT EASTERN DISTRICT OF NEW YORK

FILED IN CLERK'S OFFICE U.S. DISTRICT COURT E.D.N.Y.

MAR 1 3 2019

BROOKLYN OFFICE

STIPULATION OF DISMISSAL

17-CV-04639 (KAM) (SJB)

TERRENCE ZEIGLER,

-against--

NEW YORK CITY POLICE COMMISSIONER WILLIAM BRATTON; 75TH PCT. DETECTIVES CAUCASIAN, AND LATINO JOHN DOE #1, 2, 3, 4; POLICE OFFICER MICHAEL ARDOLINO, SHIELD# 4618, POLICE OFFICER MATTHEW DEMAIO, SHIELD #23579, SERGEANT DAVD GRIECO, SHIELD #3830, SERGEANT ROBERT MARINTEZ, SHIELD #1369, DETECTIVE DAVID QUATTROCCHI, SHIELD #15010, POLICE OFFICER WILLIAM SCHUMACHER, SHIELD #4618, AND POLICE OFFICER ALEXIS YANEZ, SHIELD #23098,

Defendants.	
	X

WHEREAS, plaintiff commenced this action by filing a complaint on or about June 29, 2017, alleging that the defendants violated plaintiff's federal civil rights; and

WHEREAS, defendants Police Officer Michael Ardolino, Police Officer Matthew Demaio, Sergeant David Grieco, Sergeant Robert Martinez, Detective David Quatrocchi, Police Officer William Schumacher, and Police Officer Alexis Yanez have denied any and all liability arising out of plaintiff's allegations; and

WHEREAS, plaintiff, who is proceeding pro se, dismisses this matter pursuant to Federal Rule of Civil Procedure 41(a)(2) on the terms set forth below;

NOW, THEREFORE, IT IS HEREBY STIPULATED AND AGREED, by and between the parties herein, as follows:

1. Plaintiff is voluntarily dismissing the above-entitled action with prejudice and

without fees or costs.

2. Plaintiff agrees not to initiate or pursue any claims or rights of action alleging a

violation of plaintiff's civil rights and any and all related state law claims against defendants

Police Officer Michael Ardolino, Police Officer Matthew Demaio, Sergeant David Grieco,

Sergeant Robert Martinez, Detective David Quatrocchi, Police Officer William Schumacher, and

Police Officer Alexis Yanez; their successors or assigns; and all past and present officials,

employees, representatives of, and agents of the City of New York or any entity represented by

the Office of the Corporation Counsel, arising out of the events and circumstances described in

the Complaint.

Dated: March 12, 2019

New York, New York

Terrence Zeigler
Plaintiff Pro Se

105-34 86th Street, Apt. 2R

Jamaica, New York, 11417

By:

ZACHARY W. CARTER

Corporation Counsel of the City of New York

Attorney for Defendants

Ardolino, Demaio, Grieco, Martinez,

Ouatrocchi, Schumacher, and Yanez

100 Church Street

New York, New York 10007

(212) 356-3535

By:

CHRISTOPHER D. DELUCA

Senior Counsel

Special Federal Litigation Division

s/Kivo A. Matsumoto

SO ORDERED: HON. KIYO A. MATSUMOTO

UNITED STATES DISTRICT JUDGE